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WESS A. HENDERSON
Executive Director
ONIGNAL, JOYCE

Director, Administration and Regulatory Policy

JEFF DAVIS Chairman

Commission

Missouri Public Service Commission

ROBERT SCHALLENBERG Director, Utility Services WARREN WOOD

CONNIE MURRAY
STEVE GAW

POST OFFICE BOX 360 JEFFERSON CITY MISSOURI 65102 573-751-3234

Director, Utility Operations

ROBERT M. CLAYTON III LINWARD "LIN" APPLING

573-751-3234 573-751-1847 (Fax Number) http://www.psc.mo.gov COLLEEN M. DALE
Secretary/Chief Regulatory Law Judge
KEVIN A. THOMPSON

General Counsel

September 21, 2006

Ms. Marlene H. Dortch Office of the Secretary Federal Communications Commission 445-12th Street, SW Washington, DC 20554

RE:

USF Certification Pursuant to 47 USC 254(e)

CC Docket No. 96-45

Dear Ms. Dortch:

At this time, the Missouri Public Service Commission (MoPSC) hereby **declines** to certify that rural carrier, New Florence Telephone Company (SAC 42-1927), is using its high cost support in accordance with Section 254(e) of the Telecommunications Act of 1996 (47 USC § 254(e) 1996). The MoPSC approved a Stipulation and Agreement between its Staff and New Florence Telephone Company whereby, when New Florence has implemented sufficient financial and managerial controls to justify certification of New Florence for receipt of federal Universal Service Fund (USF) disbursements, i.e., the management is independent, has no relationship or ties to current owners and has sufficient knowledge and skill to be acceptable to Staff, Staff will recommend to the Commission that the Commission certify New Florence Telephone Company. Should the Commission determine that certification is appropriate and that New Florence Telephone Company is using the funds in accordance with Section 254(e), the MoPSC will submit its certification letter at that time.

Sincerely

eff//svis

JD/nd

cc: Ms.

Ms. Irene Flannery

Universal Service Administrative Company

2000 L Street, NW-Suite 200

Washington, DC 20036

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September 21, 2006

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Director, Administration and
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> KEVIN A. THOMPSON General Counsel

Ms. Marlene H. Dortch Office of the Secretary Federal Communications Commission 445-12th Street, SW Washington, DC 20554

RE:

USF Certification Pursuant to 47 USC 254(e)

CC Docket No. 96-45

Dear Ms. Dortch:

The Missouri Public Service Commission (Mo PSC) hereby certifies that the following company has certified to this Commission that the funds received from the non-rural hold harmless provision of the federal high cost support funding mechanism are used in accordance with Section 254(e) of the Telecommunications Act of 1996 (47 USC § 254(e) 1996). Pursuant to Section 54.316 of the FCC's rules, the MoPSC hereby certifies that CenturyTel's residential rate is less than the safe harbor rate as indicated in the attached Residential Rate Review.

CenturyTel of Missouri, LLC (SAC 429784) - formally GTE Midwest Incorporated d/b/a Verizon Midwest formerly GTE of Missouri (SAC 421186)

CenturyTel of Missouri, LLC (SAC 429787) - formerly GTE Midwest Incorporated d/b/a Verizon Midwest formerly Contel of Missouri (SAC 421922)

Sincerely,

6M/1

hairman

JD/nd

cc: Ms. Irene Flannery

Universal Service Administrative Company

2000 L Street, NW-Suite 200

Washington, DC 20036

Residential Rate Review

Please update these data for October 15 2006

I. Access Rates	Generally Available Service		Subsidized Services Such as Lifeline	
Monthly Charges per Line	(#1 ; Unamited or Flat-Rate Service	(#2) Measured or Message Service	(#3) Unimitied or Flat-Rate Service	(#4) Measured or Message Service
a. Recurring service charge b. Federal subsolber line charge c. State subsorber line charge d. Touch-Tone monthly charge e. Lowest monthly inside wiring f. Optional extended area plan	\$12.58 \$6.16 N/A N/A \$3.95 \$11.45 - \$32.50	N/A N/A N/A N/A N/A N/A	\$5.58	N/A N/A N/A N/A N/A N/A
Charges for calls in the local service area				
g. The number of voice calls or message units included in the monthly recurring rate if message service.		N/A		N/A
 h. The dollar calling allowance for voice calls included including rate if measured service. 	cied in the monthly	N/A		N/A
The charge for a 5-minute, business day, same	-zone voice call	N/A		N/A

II. Other Mandatory Monthly Charges Associated with Local Access		
ar Mandatory percentage surcharge for USF passithrough	10.5%	\$0.65
a2. Other mandatory percent surcharges accounted as company revenue	N/A	
pt. Manaatory fixed amount suronarge for USF passithrough	N/A	
b2. Other mandatory fixed amount surcharges accounted as company revenue	N/A	
Percentage tax or surcharge for funding 911 service	2.0%	\$0.25
Fixed amount tax or surcharge for funding 911 service	N/A	
e. Federal excise tax rate	3.0%	\$0.58
1. Other percentage taxes (sales, exclse, gross redepts, etc.) levied on monthly service by state county or	7.2%	\$1.67
оса: долетитет.		\$0.13
g. Other fixed amount government taxes or surpharges		·

III. Service Connection Charges	Normal Service	Subsidized Service (e.g., Link-Up)
a. Total connection charge for rotary service if no premises visit is required b. Adolftional charge if company is connecting Touch-Tone service c. Minimum additional charge if drop line and terminal block are needed to connect service. Do not include any inside wiring charges.	0 0 0	0 0

IV. Other Mandatory Charges for Connection

- a. Mandatory percentage surcharges on connection accounted as company revenue
- State, county, and local taxes and surcharges on connection (total of % rates).

Other mandatory connection charges

N/A N/A N/A

Notes

The highest rate of \$25.97 (not including **optional** extended area calling) is less than the safe harbor rate of \$34.58, as indicated on USAC's web site.

Form Completed by: Contact Telephone Number: 573-751-7427



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Commissioners

JEFF DAVIS Chairman

Missouri Public Service Commission

CONNIE MURRAY STEVE GAW

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September 21, 2006

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COLLEEN M. DALE Secretary/Chief Regulatory Law Judge

> KEVIN A. THOMPSON General Counsel

Ms. Marlene H. Dortch Office of the Secretary Federal Communications Commission 445-12th Street, SW Washington, DC 20554

RE: USF Certification Pursuant to 47 USC 254(e)

CC Docket No. 96-45

Dear Ms. Dortch:

The Missouri Public Service Commission hereby certifies that all rural carriers listed in the attached have certified to this Commission that funds received from the federal high cost support funding mechanism are used in accordance with Section 254(e) of the Telecommunications Act of 1996 (47 USC § 254(e) 1996).

Hy Marin

Enclosure (1)

JD/nd

Ms. Irene Flannery cc:

Universal Service Administrative Company

2000 L Street, NW-Suite 200 Washington, DC 20036

Page 2 of 2

Missouri Public Service Commission

Rural USF Certification Pursuant to 47 USC 254 (e)

CC Docket No. 96-45

Alma Telephone Company (SAC 421860)

BPS Telephone Company (SAC 42-0463)

CenturyTel of Missouri, LLC (SAC 429785) - formerly GTE Midwest Incorporated

d/b/a Verizon Midwest formerly Contel of Eastern Missouri (SAC 421789)

CenturyTel of Missouri, LLC (SAC 429786) - formerly GTE Midwest Incorporated

d/b/a Verizon Midwest formerly Contel Systems (SAC 4211846)

CenturyTel of Northwest Arkansas, LLC - (SAC 401142 and 401143)

Chariton Valley Telephone Corporation (SAC 421864)

Choctaw Telephone Company (SAC 421893)

Citizen's Telephone Company (SAC 42-1865)

Craw-Kan Telephone Cooperative Inc. (SAC 42-1759)

Ellington Telephone Company (SAC 42-1874)

Embarq (SAC 421957)

Farber Telephone Company (SAC 42-1876)

FairPoint Communications Missouri, Inc. (SAC 421472)

Fidelity Communications Services I, Inc. (SAC 42-9002)

Fidelity Telephone Company (SAC 42-1882)

Goodman Telephone Company (SAC 42-1886)

Granby Telephone Company (SAC 42-1887)

Grand River Mutual Telephone Corporation (SAC 42-1888)

Green Hills Telephone Corporation (SAC 42-1890)

Green Hills Cellular d/b/a Green Hills Telecommunications Services (SAC42-9004)

Holway Telephone Company (SAC 42-1929)

lamo Telephone Company (SAC 42-1206)

Kingdom Telephone Company (SAC 42-1901)

KLM Telephone Company (SAC 42-1900)

Lathrop Telephone Company (SAC 42-1932)

Le-Ru Telephone Company (SAC 42-1908)

Mark Twain Communications Company (SAC 42-9001)

Mark Twain Rural Telephone Company (SAC 42-1914)

McDonald County Telephone Company (SAC 42-1912)

Mid-Missouri Telephone Company (SAC 421917)

Miller Telephone Company (SAC 42-1920)

Mokan Dial, Inc. (SAC 421807)

New London Telephone Company (SAC 42-1928)

Northeast Missouri Rural Telephone Company/Modern Telecommunications

Company (SAC 421931)

Orchard Farm Telephone Company (SAC 42-1934)

Oregon Farmers Mutual Telephone Company (SAC 42-1935)

Ozark Telephone Company (SAC 42-1866)

Peace Valley Telephone Company, Inc. (SAC 42-1936)

Rock Port Telephone Company (SAC 42-1942)

Seneca Telephone Company(SAC 42-1945)

Spectra Communications Group, LLC d/b/a CenturyTel (SAC 421151)

Steelville Telephone Exchange, Inc. (SAC 42-1949)

Stoutland Telephone Company (SAC 42-1951)

Windstream Missouri, Inc. (SAC 421885)